

A Court may appropriately order a Defendant shackled during an initial appearance when compelling circumstances exist that some measure is needed to maintain the security of the courtroom. *See Deck v. Missouri*, 544 U.S. 622, 626 (2005) quoting *Blackstone, Commentaries on the Laws of England (1769)*, at 317; see also *Trial of Christopher Layer*, 16 How. St. Tr. 94, 99 (K.B.1722)(shackling at arraignment not constitutionally prohibited); *United States v. Howard*, 480 F.3d 1005, 1012 (9th Cir. 2007). In this circumstance, legitimate public safety and security

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